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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

1 Valuation of Security	0 Assumption of	Executory Contract or Ur	nexpired Lease 0 Lien Avoidance				
			Last Revised: August 1, 2020				
		TES BANKRUPTCY COUR ICT OF NEW JERSEY	रा				
In Re: Robbin Lynn Tracy		Case No.: Judge:	<u>19-28377</u> <u>SLM</u>				
Debtor(s)							
	Chapter :	13 Plan and Motions					
□ Original	■ Modified/N	lotice Required	Date: <u>09/06/2022</u>				
☐ Motions Included	☐ Modified/ N	No Notice Required					
THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE.							
	YOUR RIGH	ITS MAY BE AFFECTED.					
the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the <i>Notice</i> . Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same.							
The following matters may be of particular importance. Debtors must check one box on each line to state whether the plan includes each of the following items. If an item is checked as "Does Not" or if both boxes are checked, the provision will be ineffective if set out later in the plan.							
THIS PLAN:							
☐ DOES ☐ DOES NOT CONTAIN NON-STANDARD PROVISIONS. NON-STANDARD PROVISIONS MUST ALSO BE SET FORTH IN PART 10.							
COLLATERAL, WHICH MAY	DOES DOES NOT LIMIT THE AOUNT OF A SECURED CLAIM BASED SOLELY ON VALUE OF COLLATERAL, WHICH MAY RESULT IN A PARTIAL PAYMENT OR NO PAYMENT AT ALL TO THE SECURED CREDITOR. SEE MOTIONS SET FORTH IN PART 7, IF ANY.						
☐ DOES ■ DOES SECURITY INTEREST.SEE MO			SSESSORY, NONPURCHASE-MONEY				
Initial Debtor(s)' Attorney:/s/[DGS Initial Γ	Debtor: <u>/s/RT</u> Initial C	Co-Debtor:				

Part 1: Payment and Length of Plan
a. The debtor shall pay \$700.00 per month to the Chapter 13 Trustee, starting on October 1, 2019 for approximately 35 months. Then, \$885.00 per month to the Chapter 13 Trustee starting on September 1, 2022 for approximately 25 months.
b. The debtor shall make plan payments to the Trustee from the following sources:Future earnings
☐ Other sources of funding (describe source, amount and date when funds are available):
c. Use of real property to satisfy plan obligations: Sale of real property Description: Proposed date for completion:
☐ Refinance of real property: Description: Proposed date for completion:
 Loan modification with respect to mortgage encumbering property: Description: Proposed date for completion:
d. \square The regular monthly mortgage payment will continue pending the sale, refinance or loan modification.
e. Other information that may be important relating to the payment and length of plan:

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Part 2: Adequate Protection	NONE				
 a. Adequate protection pay 	ments will be made in the amount of \sum	to be paid to the Chapter			
13 Trustee and disbursed pre-co	nfirmation to	(creditor).			
	ments will be made in the amount of $\sum_{}$		e paid directly by the		
debtor(s) outside the Plan, pre-c	onfirmation to:	(creditor).			
Part 3: Priority Claims (Including	·				
	be paid in full unless the creditor agrees of	1			
Creditor	Type of Priority	Amount to be Paid	d		
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWED BY S	STATUTE		
ATTORNEY FEE BALANCE	ADMINISTRATIVE	BALANCE DUE: \$3,250.00. Unless a different amount is ordered by this court. The amount to be paid will then be governed by Order of this Court.			
DOMESTIC SUPPORT OBLIGATION					
b. Domestic Support Obligation Check one:None	ns assigned or owed to a governmental uni	 t and paid less than f	ull amount:		
· · · · · · · · · · · · · · · · · · ·	listed below are based on a domestic suppental unit and will be paid less than the ful	_	_		
Creditor	Type of Priority	Claim Amount	Amount to be Paid		
	Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount:				

Part 4: Secured	Claims NO	NE								
The Debtor w the debtor sh	fault and Maintai vill pay to the Trus all pay directly to	tee (a	as part of the F	lan) a	llowed claims f	or arr	_	-	obligations and pankruptcy filing as	
follows: Creditor	Collateral or Type of Debt	Arrearage			est Rate on arage	Amount to be Paid to Creditor (in Plan)		Regular Monthly Payment (Outside Plan)		
MidFirst Bank	Debtor's Residence	Post arrest \$5,9 being Course attored and	Pre-Petition arrearage of \$6,627.37 has been paid in full. Post-Petition arrearage of \$5,994.54 is being paid per Court Order plus secured creditor's attorney's fees and costs of \$538.00.		0		Already Paid: \$6,627.37 Post-Petition Payment: \$6,532.54		\$2,419.00	
The Debtor will	aintaining Payme pay to the Truste directly to the cred	e (as	part of the Pla	n) allo	wed claims for	arrea	arages on montl	hly ok	-	
Creditor	Collateral or 1 of Debt	Гуре	Arrearage		Interest Rate on Arrearage		Amount to be Paid to Creditor (In Plan)		Regular Monthly Payment (Outside Plan)	
Santander Consumer, USA, Inc.	2014 Dodge Avenger	-			0		\$1,189.99		\$598.98	
Capital One Auto Finance 2019 Jeep Cherokee \$755.84		\$755.84		0		\$755.84		\$725.84		

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c. Secured c	c. Secured claims excluded from 11 U.S.C. 506:☐ NONE										
	The following claims were either incurred within 910 days before the petition date and are secured by a purchase										
	-				•		•		e debtor(s), or		in one year
of the petiti	on date a	nd secu	ired by a pu	rcha	se money s	secu	rity inte	erest in any	other thing of	value:	
						1			I		
Name of C	reditor	Со	llateral		nterest	ļ A	Amount	of Claim	Total to be Paid through the Plan		
					Rate				Including Into	erest Calculat	ion
d Poguo	ctc for vo	luation	of cocurity	Cra	m down S	trin	Off 9. 1	ntoroct Pate	Adjustments		
u. Keque	sts ioi va	iuation	or security,	Cra	iii-uowii, 3	uip	OII & I	iilerest Kate	Aujustinents	□ NONE	
1) The de	htor valu	ies coll:	ateral as ind	icati	ed helow If	f the	claim i	may he mod	ified under Se	ction 1322(h)	(2) the
								-	nterest in Coll		
									ed as an unsec	•	
claim is ider	•	-								area ciairii. Ii	a securea
ciaiiii is idei	ienieu us				ilan be trea		us u u				
			NOTE: A r	nod	ification un	nder	this Se	ction ALSO	REQUIRES		
		t							7 of the Plan.		
Creditor	Collater		Scheduled				ior Liens	Value of	Annual	Total	
			Debt		Collateral				Creditor	Interest	Amount
					Value				Interest in	Rate	to be Paid
									Collateral		
One Main	2005 Ho	nda	\$12,724.00)	\$3,575.00)	0		\$3,575.00	6%	\$4,000.00
									6.11	6.1	
-					•	the I	Plan, pa	yment of th	e full amount	of the allowed	d secured
claim shall c	lischarge	the cor	responding	lien.							
o Surror	e. Surrender ■ NONE										
		_	tav is tarmir	ate	d as to surr	-and	arad co	llateral only	under 11 U.S.	C 362(a) and	that the
•			•					-	ers the following		that the
Creditor	. 11 0.5.	C 1301			be Surren			Value of Su		Remaining U	Insecured
5. 55.001			23,14,01		200011011			Collateral		Debt	
								22			

f. Secured Claims Unaffected by the Plan \square NONE

The following secured claims are unaffected by the Plan:

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g. Secured Claims to be Paid in Full Through the Plan: NONE							
Creditor		Coll	ateral	Total Amount to be Plan			Paid Through the
Part 5: Unsecur	ed Claims NO	NE					
□ Not less■ Not less□ Pro Rata	than \$ than <u>100</u> percer distribution from a	to nt nny remai	_		all be paid:		
b. Separately Creditor	classified unsecu		s shall be treated as follor r Separate Classification		Treatment	Amount	t to be Paid
Cicuitoi		B4313 101	Separate classification		redunent	Amount	to be raid
	ry Contracts and U						
property leases All executory	in this Plan.)	xpired lea	1 U.S.C. 365(d)(4) that masses, not previously reject		·		
Creditor	Arrears to be Cur		Nature of Contract or	Tr	Treatment by Debtor		Post-Petition
	Plan		Lease				Payment

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Part 7: Motio	ns NONE									
•	NOTE: All plans containing motions must be served on all affected lienholders, together with local form, Notice									
	of Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation must be filed with the Clerk of Court when the plan									
	tal notice are s		ittai an	ia vaiua	<i>tion</i> mus	т ре тіі	ea with th	e Cie	rk of Court w	nen the plan
and transmit	tal flotice are s	ci vcu.								
a. Motion t	o Avoid Liens	Under 11. U.S.	C. Secti	ion 522(f).■ NO	NE				
The Debtor	moves to avoi	id the following	liens t	hat impa	air exemp	otions:				
Creditor	Nature of	Time of Lien	Λ	unt of	Value c	·t	A	-t	Sum of All	A a
Creditor	Collateral	Type of Lien	Lien	unt of	Collate		Amount of Claimed	וכ	Other Liens	Amount of Lien to be
	Collateral		LICII		Collate	ıaı	Exemptio	n	Against the	Avoided
							Exempero		Property	, worded
									,	
			<u> </u>		<u> </u>				. =	
b. Motion	to Avoid Liens	and Reclassify	Claim	trom Se	cured to	Comp	letely Unse	cure	d. ■ NONE	
The Debter	mayos ta raal	assifu tha fallou	مام ماد	aime ac i	incooliro.	4 004 +	ممنا انمير		callatoral can	sistant with
Part 4 above:		assify the follov	ving Cia	aims as t	insecure	and t	o void lien:	s on c	collateral con	isistent with
Creditor	Collateral	Schedule	М	Total		Sune	rior Liens	Valı	ue of	Total Amount
cicaitoi	Conacciai	Debt	u	Collate	ral	Jupe	TIOT LICITS		ditor's	of Lien to be
				Value					erest in	Reclassified
								Coll	lateral	

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	c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. Unsecured. NONE						
	The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:						
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured		
One Main	2005 Honda	\$12,724.00	\$3,575.00	\$3,575.00	\$9,149.00		
Part 8: Other P							
■ Upon co	nfirmation						
☐ Upon dise	charge						
Creditors and	b. Payment Notices Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.						
c. Order of Di The Standing 1) Ch. 13 Stan	Trustee shall		ms in the followinยู	g order:			
2) DSO Obliga	_		5) Secured Clair	<u>ms</u>			
3) Attorney Fe			6) Priority Clain				
4) Lease Arrea	arages		7) General Unse	ecured Creditors			
	rustee 🖂 is,	is not authori y the post-petitio		etition claims filed purs	suant to 11 U.S.C. Section		

Part 9: Modification ■ NONE						
NOTE: Modification of a plan does not require that a served in accordance with D.N.J. LBR 3015-2.	separate motion be filed. A modified plan must be					
If this Plan modifies a Plan previously filed in this case, complete the information below.						
Date of Plan being modified: <u>12/16/2019</u> .						
Explain below why the plan is being modified:	Explain below how the plan is being modified:					
Some post-petition mortgage payments were missed.	Post-Petition Mortgage Arrears are being incorporated into the Plan.					
Are Schedules I and J being filed simultaneously with this	s Modified Plan? ■ Yes □ No					
Part 10: Non-Standard Provision(s): Signatures Require	d					
Non-Standard Provisions Requiring Separate Signatur	res:					
■ NONE						
☐ Explain here:						
Any non-standard provisions placed elsewhere in this plan are ineffective.						

Signatures	
The Debtor(s) and the attorney for the Debt	tor(s), if any, must sign this Plan.
	otor(s), if not represented by an attorney, or the attorney for the or of the provisions in this Chapter 13 Plan are identical to Local Form, my non-standard provisions include Part 10.
I certify under penalty of perjury that the a	bove is true.
Date: <u>09/06/2022</u>	<u>/s/Robbin Lynn Tracy</u> Robbin Lynn Tracy, Debtor
Date: <u>09/06/2022</u>	/s/Dean G. Sutton Attorney for the Debtor